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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/475,766	12/30/1999	BRYAN J. MOLES	SAMS01-00098	6831	
23990	7590 05/13/2005		EXAMINER		
DOCKET C P.O. DRAWE			NALVEN, ANDREW L		
DALLAS, T			ART UNIT	PAPER NUMBER	
			2134		
			DATE MAILED: 05/13/2005	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
·	09/475,766 MOLES ET AL.		
Office Action Summary	Examiner	Art Unit	
	Andrew L. Nalven	2134	
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet w	ith the correspondence address	
•	2501 V 10 057 TO 5VD1D5 - 11		
A SHORTENED STATUTORY PERIOD FOR F THE MAILING DATE OF THIS COMMUNICAT - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communical - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no event, however, may a ricon. s, a reply within the statutory minimum of thin period will apply and will expire SIX (6) MON y statute, cause the application to become AE	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
tatus			
1) Responsive to communication(s) filed on	21 January 2005.		
	This action is non-final.		
3) Since this application is in condition for a	llowance except for formal matt	ers, prosecution as to the merits is	
closed in accordance with the practice un	nder <i>Ex parte Quayle</i> , 1935 C.D). 11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) <u>1-20</u> is/are pending in the applic	cation.		
4a) Of the above claim(s) is/are wi	thdrawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-20</u> is/are rejected.			
7) Claim(s) is/are objected to.	•		
8) Claim(s) are subject to restriction	and/or election requirement.		
pplication Papers			
9) The specification is objected to by the Ex	aminer.		
10)⊠ The drawing(s) filed on 30 December 199	<u>99</u> is/are: a)⊠ accepted or b)□] objected to by the Examiner.	
Applicant may not request that any objection		•	
Replacement drawing sheet(s) including the	correction is required if the drawing	(s) is objected to. See 37 CFR 1.121(d)	
11) The oath or declaration is objected to by t	the Examiner. Note the attached	d Office Action or form PTO-152.	
riority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fo	oreign priority under 35 U.S.C. §	119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority docu	ments have been received.		

application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)
1) Notice of References Cited (PTO-892)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date
5) Notice of Informal Patent Application (PTO-152)
a. 🗀 -::

2. Certified copies of the priority documents have been received in Application No. _____.

3. Copies of the certified copies of the priority documents have been received in this National Stage

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DETAILED ACTION

- 1. Claims 1-20 are pending.
- 2. Amendment submitted 21 January 2005 has been entered and considered.

Response to Arguments

3. Applicant's arguments filed 8/27/04 have been fully considered but they are moot in view of the new grounds of rejection.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-6, 8-14, and 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hsu et al US Patent No. 6,587,684 in view of Dusse et al US Patent No. 6,647,260 and Redlich US Patent No. 6,591,306. Hsu teaches a system for downloading updates to a digital phone using wireless data link protocols. Dusse teaches a method for facilitating web based provisioning of two-way mobile communications devices.

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6. With regards to claims 1, 8-9, and 16. Hsu discloses a first controller capable of receiving an IP data packet transmitted by said unprovisioned mobile station (Hsu, column 15 lines 1-10, proxy server viewed as first controller), an IP data packet comprising a header and payload (Hsu, column 6, lines 22-25 and column 15, lines 1-9, Figure 4B), determining that a station is unprovisioned (Hsu, column 15 lines 7-10 and 21-25). Hsu fails to teach the encrypting of at least a portion of said IP packet payload to thereby generate an encrypted payload that may be decrypted only by a provisioning server of the wireless network. Dusse teaches a secure connection between a first controller and a provisioning server (Dusse, column 5 lines 1-14, column 7 lines 1-14, secure communications session between proxy server and provisioning server). Redlich teaches encrypting of at least a portion of said IP packet payload at a first controller to thereby generate an encrypted payload that may be decrypted only by a remote server of the wireless network (Redlich, column 16 lines 39-60, column 23 line 30 – column 24 line 3, encrypted tunnel from proxy to outside server). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Dusse's method of securing communication between the provisioning server and first controller and Redlich's method of encrypting communications between network elements because they offer the advantage of protecting sensitive information such as credit card information from interception (Dusse, column 5 lines 15-20, column 1 lines 61-67) and providing a level of privacy that is usually associated with a physical wire (Redlich, column 23 lines 62-67).

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- 7. With regards to claims 2 and 10, Hsu as modified teaches a first controller disposed in a base station (Hsu, column 6, lines 25-30).
- 8. With regards to claims 3 and 11, Hsu as modified teaches a first controller disposed in a mobile switching center (Hsu, column 6, lines 25-30).
- 9. With regards to claims 4, 12, and 17, Hsu as modified teaches a second controller capable of determining that a mobile station is unprovisioned (Hsu, column 15, lines 13-27).
- 10. With regards to claims 5, 13 and 18, Hsu as modified teaches a second controller determining that a mobile station is unprovisioned if it is unable to authenticate to the wireless network (Hsu, column 15, lines 13-27).
- 11. With regards to claims 6, 14, and 19, Hsu as modified teaches a second controller determining a mobile station is unprovisioned according to a predetermined telephone number associated with the provisioning process (Hsu, column 14, lines 19-27).
- 12. Claims 7, 15, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hsu et al US Patent No. 6,587,684, Dusse et al US Patent No. 6,647,260, and Redlich US Patent No. 6,591,306, as applied to claims 4, 12, and 17, and in further view of Houde US Patent No. 6,032,043.
- 13. With regards to claims 7, 15, and 20, Hsu as modified above, lacks a reference to a second controller determining that a mobile station is unprovisioned through data associated with a home location register. Houde teaches that the home location

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register can be queried for information regarding authorized features on a mobile handset (Houde, column 4, lines 38-61). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Houde's method of using home location register information because it offers the advantage of allowing the activation, deactivation, and execution of service features at command of the user (Houde, column 1, lines 33-47).

Conclusion

- 14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 15. Bhagwat et al US Patent No. 6,651,105 discloses a method for seamless networking support for mobile devices using serial communications.
- 16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew L. Nalven whose telephone number is 571 272 3839 (Before October 26, 2004) or 571 272 3839 (After October 26, 2004). The examiner can normally be reached on Monday Thursday 8-6, Alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Morse can be reached on 571 272 3838. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Andrew Nalven

GREGORY MORSE
SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100